140 Assembly Proceedings, July 18-August 5, 1721.

U. H. J. M^r Lee and M^r Benson from the Lower House Deliver Col Holland the following Message Viz.

By the Lower house of Assembly

July the 26th 1721

May It please Your Honrs

p. 38 In answer to your Message of this day by Col Addison, this house being Informed that a true Copy of his Lordships Speech Attested by our Clerk has been Delivered your Clerk Are of opinion that the original Speech ought to be lodged in this house according to the Antient Custom & Privilege Signed p Order M: Jenifer Cl Lo. ho.

The house Adjourns till one a Clock in the Afternoon

Post Meridiem The House meet According to Adjournm^t

Present

Col Holland Col Tilghman Esq^r Bordley Col Addison Esq^r Lowe and Esq^r Lloyd Col Ward Esq^r Bowles

The Message prepared in the forenoon in relacon to the Militia Sent to the Lower house by Col Addison and Col Tilghman who return and Say they Delivered the Same

The Supplementary bill to the Act for Stay of Execution after the tenth day of May Yearly being read is Order'd to be thus Endorst Viz.

By the Upper house of Assembly

July 26th 1721

Gent. On reading and Considering the within Bill We think it as Reasonable that Executions out of the Comissaries P. 39 Office should be Lyable to be Superseeded as well as those out of the Chancery Court But we Likewise think it highly reasonable that in all Judgments for money, Debts, or bills of Excha the Severall Courts should have it left to their Discretion to Allow or Disalow such Superseedeas as they may find it most Agreeable to the Equity of the Case which shall be resolved on and Determined at the time of the Judgment rendered And the Clk of the respective Courts shall note such resolution on the back of the Execution at the time of the Issuing thereof of which the Sherriff or Coroner respectively